Motion (83) is **GRANTED** and Plaintiff's deadline to respond to the Motion to Dismiss is extended to February 16, 2024.

## IN THE UNITED STATES DISTRICT COURAL AVAILABLE FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION Chief

MARY MALLINGER,	)
Plaintiff,	) Case No. 3:23-cv-00201 ) Removed from the Circuit Court
v.	) Davidson County, Tennessee
	) Case No. 23C245
HARD ROCK CAFE'	) JURY DEMANDED
INTERNATIONAL (STP), INC.,	)
COUNTRY MUSIC ASSOCIATION, INC.,	
MONSTER ENERGY CORPORATION,	)
ACTIVATE, INC. AND REACH, LLC	)
	)
Defendants.	)

## <u>PLAINTIFF'S UNOPPOSED MOTION FOR EXTENSION TO RESPOND TO REACH,</u> <u>LLC'S RULE 12 MOTION TO DISMISS</u>

Pending before the Court is Reach, LLC's Rule 12 Motion to Dismiss (Doc. No. 80). Due to unforeseen circumstances in counsel's schedule, the undersigned needs a one-week extension to file a Response. Pursuant to LR 7.01(a)(3), Plaintiff's Response to the Motion is currently due by February 9<sup>th</sup>. Pursuant to LR 7.01(a)(1), counsel for Plaintiff conferred with counsel for Reach, LLC, requested and received a one-week extension to file Plaintiff's response, thereby making same due on February 16<sup>th</sup>. Thus, a one-week extension to file a Response is not opposed by counsel for Reach, LLC. Accordingly, Plaintiff moves the Court for permission for a one-week extension to February 16, 2024, to file her Response, the same being unopposed.